BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of:)	MUR 6639
Gary Johnson 2012, Inc. and Joseph Lilly in his	s official capacity as treasure) er)	

SECOND CONSENT TO EXTEND TIME TO INSTITUTE A CIVIL LAW ENFORCEMENT SUIT

As consideration for the Federal Election Commission's ("Commission's") agreement to extend the period of time for pre-probable cause to believe conciliation negotiations in this matter, Respondents, Gary Johnson 2012, Inc. and Joseph Lilly in his official capacity as treasurer, hereby consent to toll the statute of limitations found at 28 U.S.C. § 2462, or any other statute of limitations or repose that may be applicable in this matter, for any civil enforcement suit that the Federal Election Commission might institute in connection with MUR 6639 pursuant to 52 U.S.C. § 30109(a)(6). The period of tolling shall be the longer of 1) 90 days or 2) the number of days from August 5, 2016, through and including the 60th day after the date that the Commission issues a final Advisory Opinion in response to the advisory opinion request that Respondents have represented they will file with the Commission no later than August 15, 2016, relating to the payment of a civil penalty in MUR 6639, or the date on which the Commission notifies Respondents that it has concluded its consideration of Respondents' advisory opinion request without issuing an Advisory Opinion.

This Consent supplements the Consent executed on behalf of Respondents on July 11, 2016, and will further extend the time to institute a civil law enforcement suit. There shall be no additional consent to extend the time to institute a civil law enforcement suit without the written consent of the Respondents or their counsel.

Dan Backer, Esq., Counsel for Respondents

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